

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

AUG 04 2017

U.S. DISTRICT COURT
CLERK U.S. DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY

KYLE LYDELL CANTY
Plaintiff,

Case No. 2:16-CV-01655
RAJ-JPD

VS.

CITY OF SEATTLE, et al
Defendants.

MOTION
TO SUPPRESS
DEFENDANTS
EVIDENCE OF
A BENCH TRIAL
GUILTY VERDICT
NOT PERTAINING
TO CAUSE NO.
16-1-03103-6 SEA
"ORAL ARGUMENT
REQUESTED"
NOTE ON MOTION
CALENDAR
AUGUST ____ 2017

COMES NOW, the Plaintiff Kyle Lydell
Canty, In Propria Persona and of

P 1 of 5

Sui Juris on the 28th day of the month of July year 2017, moves this Court pursuant to Rules Of Evidence (FRCPE), Rule of Law, Common Law, and U.S. Constitutional Law.

I. Relief Requested

Plaintiff Kyle Lydell Canty request that this motion be granted, the Plaintiff opposes the defendant's tactics of trying to use a totally different Criminal Cause No. that has nothing to do With Criminal Cause No. 16-1-03103-6 SEA, thus the Plaintiff has filed Civil action against all defendants pertaining to U.S. Constitutional Violations Pertaining to Criminal Cause No. 16-1-03103-6 SEA, not Criminal Cause No. 16-1-06917-3 SEA the Plaintiff had a feeling that the defendants would try this tactic, thus the Plaintiff has put

Certain fail Safe Switches in Place Such as Specifying right on the amended Complaint the Criminal Cause No. of 16-1-03103-6 SEA in direct Correlation to this United States District Court Western district of Washington At Seattle Civil Case No of 2:16-CV-01655-RAJ-JPD

II. Statement of Facts

Plaintiff has brought this Civil rights action against all defendants and on the amended Complaint that was filed at the direction of the Courts, the Plaintiff perfected it and, thus it was served upon all defendants, this same amended Complaint was very specific to months, dates, and Criminal Cause numbers.

III. Evidence relied upon

The Plaintiff rely on the Original amended Complaint that Was Served upon the defendants via U.S. Marshal Services and via Certified mail.

IV. Statement of issues

Should defendants be permitted to use another Criminal Cause number as a unfair tactic in order to try to escape from what they illegally did to the Plaintiff knowingly, intentionally, maliciously, willfully, and not with good faith? Should the defendants get a slap on the wrist because they're all of Caucasian descent, especially the Seattle Police department officers involved?

V. Argument

For reasons that are unclear the defendants seek to try

to introduce this evidence of a recent Bench trial guilty Verdict, that the Plaintiff didn't even know about until the Paperwork came in the mail from Samantha D. Kanner - Civil Division not the Criminal Judge herself Lori K. Smith, and not the Criminal Prosecutor Jennifer Peterson, this Bench trial guilty Verdict pertains to Criminal Cause No. 16-1-06917-3 SEA, thus this Cause No. has nothing to do with why the defendants are being Sued in U.S. District Court, also this Verdict has not yet been attacked by the defendant yet. (Please see attached Exhibit O)

Note: the King County Courts are not giving MR Canty
Prepared by: any Paperwork What's so ever

2 07/28/2017

Kyle Lydell Canty
BA# 216035994
500 Fifth Ave
Seattle WA 98104

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EXHIBIT O
**CERTIFIED
 COPY**

King County Superior Court of Washington 17 JUL 26 AM 11:24
NOTICE OF SENTENCING DATE

JUDGE	ROOM	VERDICT DATE
Smith, Lori K.	W941	7/25/17
STATE OF WASHINGTON VS.		
CANTY, KYLE		
CAUSE NO.	Charge(s) <input type="checkbox"/> Felony <input type="checkbox"/> Misd	
16-1-06917-3 SEA	ASLT 2° x2	
SENTENCING DATE	SENTENCING TIME	
08/10/2017	8:30AM	
DEFENSE ATTORNEY	TELEPHONE	
PRO SE		
CANTY, KYLE		

PRESENTENCE REPORTS ARE REQUIRED FROM THE PROSECUTING ATTORNEY AND THE DEFENSE ATTORNEY PURSUANT TO CrR 7.1.

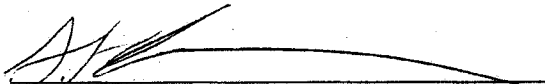
COMMENTS:

DEFENDANT'S ADDRESS			
IN Custody SEA			
CITY	STATE	ZIP CODE	TELEPHONE
DATE OF BIRTH		CCN	
07/20/1985		1943622	
INTERPRETER			

DISTRIBUTION: Prosecuting Attorney, Defense Attorney, Sentencing Judge, Sentencing Coordinator
ORIGINAL: Court File

Please remember to use our Security Request form for all security requests and/or to advise the KCSO Court Protection Unit of any/all upcoming high profile/security related hearings. Click on the following link to access the Security Request form: [Security Request Forms](#).

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3 Signed this 28 day of July, 2017 at Seattle, Washington.

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6 SAMANTHA KANNER, WSBA #36943
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DECLARATION OF SAMANTHA KANNER (16-cv-01655-RAJ-JPD) - 2

Daniel T. Satterberg, Prosecuting Attorney
CIVIL DIVISION, Litigation Section
900 King County Administration Building
500 Fourth Avenue
Seattle, Washington 98104
(206) 296-0430 Fax (206) 296-8819

I BARBARA MINER Clerk of the Superior Court of the State of Washington for King County do hereby certify that this copy is a true and perfect transcript of said original as it appears on file and of record in my office and of the whole thereof IN TESTIMONY WHEREOF I have affixed this seal of said Superior Court at my office at Seattle on this date JUL 28 2017



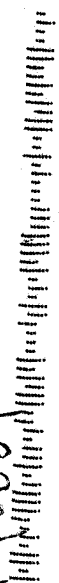
BARBARA MINER Superior Court Clerk

By Barbara Miner
Deputy Clerk

Name Kyle Lydell Canty
Bkg. # 216035994
King County Correctional Facility
500 Fifth Avenue
Seattle, WA 98104-2332

Clerk of Judge
Hon. James P. Donohue
U.S. District Court
U.S. Courthouse
700 Stewart Street
Seattle WA 98101

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Legal mail

Legal mail